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5	RUBY L. ALLEN		
	UNITED STATES DISTRICT COURT		
6	NORTHERN DISTRICT OF CALIFORNIA		
7			
8	RUBY L. ALLEN,	Case No. 4:21-cv	r-03856 KAW
9	Plaintiff,	JOINT STIPULATION REQUESTING TO VACATE ALL REMAINING TRIAL DATES; ORDER AS MODIFIED	
20	V.	DATES; ORDE	K AS MODIFIED
21	THE REGENTS OF THE UNIVERSITY OF	G 1 ' . E'1 1	
22	CALIFORNIA; PAUL LANDRY and JAYCEE DEGUZMAN,	Complaint Filed: Trial Date:	August 30, 2021 May 6, 2024
	,	Judge:	Hon. Kandis A. Westmore
23	Defendants.		
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JOINT STIPULATION

IT IS HEREBY STIPULATED AND AGREED by and between Plaintiff RUBY

ALLEN ("Plaintiff") and Defendant THE REGENTS OF THE UNIVERSITY OF CALIFORNIA

("Defendant") (collectively, "Parties") by and through their respective counsel of record, as

follows:

WHEREAS, trial in this action is currently scheduled to begin May 6, 2024;

WHEREAS, on February 26, 2024 the Parties engaged in a Mandatory Settlement Conference with Judge Lisa Cisneros and reached an agreement to settle this entire action (although the parties still need to finalize and execute the long form settlement agreement);

WHEREAS, there are a series of other upcoming deadlines including a Joint Pre-Trial Conference Statement and Motions in Limine due on March 26, 2024, and a Final Pre-Trial Status Conference on April 25, 2024;

WHEREAS, to avoid unnecessary burdens on the court and the litigants and to promote the rational and efficient allocation of judicial and party resources, the Parties believe the current trial date of May 6, 2024 should be vacated, along with all other trial-related dates;

NOW, THEREFORE, it is hereby stipulated by the Parties, through their respective counsel of records, that the current trial date of May 6, 2024 and all other pending trial-related dates (including the Joint Pre-Trial Conference Statement and Motions in Limine due on March 26, 2024, and a Final Pre-Trial Status Conference on April 25, 2024) should be vacated pending the finalization of the settlement papers.

1 2	DATED: March 20, 2024	OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C.
3		
4		By: Cara Barrick
5		By: CARA F. BARRICK
6		SHANNON R. CLAWSON KRISTIN C. CHRISTENSEN
7		Attorneys for Defendants THE REGENTS OF THE UNIVERSITY OF
8		CALIFORNIA; PAUL LANDRY and JAYCEE DEGUZMAN
9		
10	DATED: March 20, 2024	STEVEN WILLIAMS LAW P.C.
11		
12		By: /s/ Steven N. Williams
13		STEVEN N. WILLIAMS KAI'REE K. HOWARD
14		Attorneys for Plaintiff RUBY L. ALLEN
15		ROBT E. ALLEN
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ORDER AS MODIFIED

For good cause shown and pursuant to the terms of the Parties' Joint Stipulation to Vacate Trial Date and Other Related Deadlines Pending Settlement, the Court hereby vacates the trial date of May 6, 2024 in this action, the Final Pre-Trial Status Conference on April 25, 2024, and all other pending trial-related dates. Plaintiff shall file a dismissal within 60 days of this order, absent any extension ordered by the Court

IT IS SO ORDERED.

DATED: March 29, 2024

The Hon. Kandis A. Westmore United States Magistrate Judge

SIGNATURE ATTESTATION Pursuant to Civil Local Rule 5-1(i)(3), I attest that concurrence in the filing of this document has been obtained from the other signatories. OGLETREE, DEAKINS, NASH, SMOAK & DATED: March 20, 2024 STEWART, P.C. SHANNON R. CLAWSON KRISTIN C. CHRISTENSEN Attorneys for Defendants THE REGENTS OF THE UNIVERSITY OF CALIFORNIA; PAUL LANDRY and JAYCEE DEGUZMAN

1 CERTIFICATE OF SERVICE Ruby L. Allen v. The Regents of the University of California 2 United States District Court, Northern District of California Case No. 4:21-cv-03856 KAW 3 I am and was at all times herein mentioned over the age of 18 years and not a party to the 4 action in which this service is made. At all times herein mentioned I have been employed in the County of Orange in the office of a member of the bar of this court at whose direction the service was made. My business address is 695 Town Center Drive, Fifteenth Floor, Costa Mesa, CA 6 92626. 7 On March 20, 2024, the following document(s) were served: **JOINT STIPULATION** REQUESTING TO VACATE ALL REMAINING TRIAL DATES; PROPOSED ORDER on the parties below in the method indicated. 9 Steven N. Williams Attorneys for Plaintiff 10 Ruby L. Allen Kai'Rae Howard JOSEPH SEVERI LAW FIRM 11 201 Spear Street, Suite 1100 San Francisco, CA 94105 12 Tel: 415-697-1509 swilliams@saverilawfirm.com 13 khoward@stevenwilliams.law.com Agetzell@saverilawfirm.com 14 ajensen@saverilawfirm.com 15 dvandemortel@saverilawfirm.com iday@saverilawfirm.com 16 rponce@saverilawfirm.com yspruitt@aol.com 17 18 BY NOTICE OF ELECTRONIC FILING: The above-listed counsel has consented to electronic service and have been automatically served by the Notice of Electronic Filing 19 automatically generated by CM/ECF at the time said document was filed and which constitutes 20 service pursuant to FRCP 5(b)(2)(D). 21 I declare under penalty of perjury under the laws of the United States of America that the above is true and correct. 22 Executed on March 20, 2024 at Costa Mesa, California. 23 RobyAchan 24 25 26 27 28

JOINT STIPULATION REQUESTING TO VACATE ALL REMAINING TRIAL DATES; ORDER AS MODIFIED